Form of Guarantee.

[No. 612.] Notice for the Restoration of Certain La ds to Market in the State of Michigan.

to Market in the State of Michigan.

THE grant of land made by the act of Congress, approved June 5, 1859, to the State of Michigan, to aid in the construction of certals Railroads therein mentioned, making been no far adjusted at to authorize the release from withdrawal of the law is hereinafter described, netice is hereby given that all the vacant offered lands which its outside of ris miles on each sids of the "Grand Rapids and Indiana," the "Flint and Perre Marquette," and the "Detroit and Milwankee" Railroads, situat of in the undermentioned townships, which have not been selected in virtue of said grant, or any other grant made by Congress, or legally claimed by pre-emption, and which were subject to private entry at the date of withdrawed, will be restored to private entry on the days and at the places hereinafter specified, at the ordinary minimum of \$1.25 per acre.

At the Land Office at loxia on Monday, the statecath day of August next, viz:

and, at the city of Washington, this eighth day one thousand sight hundred and fifty-eight.

THOS. A. HENDRICKS,
Commissioner of the General Land Office.

EUTAW HOUSE, BALTIMORE.—The EUTAW HOUSE having been thoroughly renewed, altered, and ele-

blebest grade.

It is centrally situated, for either business or pleasure travellers, in a most slevated and bealthful location, at the corner of Baltimore and Eattaw streets, a few squares from the Baltimore and Ohio and Washington railross stations.

Coaches and porters attend upon all the trains and steamers for the conveyance of gesets and their baggags.

No pains will be spared to make the EUTAW the elegant and compostable home of its greater.

STATE OF GEORGIA, ELBERT COUNTY.

In the superior court of said county, March term, 1858. In the superior court of any county, account, and research the form James Thomas, judge of said court. Thereas sundry bils have been filed in this court by legates un the will of Win. S. Burch, deceased, against John C. Burch, exer of said will, for payment of their respective legacies, and claimstat the legacy in raid will Sarah Kesse should be paid to the less entitles thereto in the event of her death, leaving no child or

hildren.
It is ordered that said Sarah Kesse, or her children, or her or their egal representatives, appear in this court at or before the March term, 859, to claim said legacy, as, in default of said appearance, said egacy will then be directed to he paid to the parties now before the

Court.

And it is further ordered that a copy of this order be published once a month for nine months, the publication to be before the month of March, 1859, in the following newspapers, to wit: The Constitutionalist, published in Augusta, Georgia: The Union, published in Machington, in the District of Columbia; The Louisville Journal, published in Louisville, Kentucky; and some newspaper published in Chichnati, Ohio.

TO THE HEIRS OF SAMUEL BOYLE, JAMES

UNITED STATES PATENT OFFICE,
Washington, June 21, 1858.

On THE PETITION of If M. Rose, administrator of Win Rose, decased, of Philadelphia, Penneyivania, praying for the extension of a size and the property of the extension of a size and the property of the property of the extension of a size at the property of the property of size at the representation of a size at the property of the property of the property of the property of size at the Patent Office on londay, the 50th of August next, at 12 defects, in; and all persons are officed to appear and show cause, if any they have, why said petition upth not to be granted.

Persons opposing the extension are required to file in the Patent when the property to the property of t

[No. 614.] By the President of the United States.

N pursuance of law, I, JAMES BUCHANAN, President of the United States of America, do hereby declare and the known that public sales will be held at the undermentioned

Sections 1 and 2; lots 1, 2, and 3, of sections 3; sections 2 and 9; the W 5, and 10 t, 1 of section 10; sections 11, 12, 13, 14, an 2 i.5; the NE ½ of 17; sections 21 to 23 incinaive; the NE ½, the NE ½ of NW ½, and lots 1, 2 and 40 section 35; of towaship theo. The NW 1; of Section 3; sections 21 to 23 incinaive; the NE ½, the NE ½ of NW ½, and lots 1, 2 and 40 section 35; of towaship theo. The NW 1; of Section 3; sections 4, 5, 5, 7, 8, and 9; the SW ½ of 15; sections 17 to 22; incidiately the SW ½ of 15; fractional sections 17 to 18 there. Fractional sections 22 the SE ½ of 22; sections 25 and 27; fractional sections 32; and sections 23 and 8; the SW ½ of 15; fractional section 17; the N ½ of 21; section 22; the SE ½ of 22; sections 25 and 27; fractional sections 32; and sections 25, 54, and 35, of township eighteen, of rungs on.

The E ½, the NW ½, the E ½ of SW ½; and the N W ½ of SW ½, of section 1; the NE ½ of NE ½; the SE ½ of SW ½; and the NE ½ of SW ½, of section 1; the SW ½ of SE ½, the SW ½, the W ½ of SW ½, and the SW ½ of section 13; the S ½ of NW ½, the SW ½, the W ½ of SW ½, and 17; and sections 23, 24, 25, 25, and 27; and sections 24 and 25, of towaship three; and fractional townships four and rinteen, of rung & too.

North of the bare line and west of the Mount Diable meridian.

The SW ¼ of section 3; section 4; the E ½ of 5; the NE ½ of 5;

23, 34, 25, 26, and 27, and sections 53 and 35, of township three; and fractional townships form and indexes, of ran ge tao.

North of the base line and west of the Moint Dichlo merichina.

The SW 14 of section 3; section 4; the E 14 of 5; the NE 14 of 5; the N 15 of 9; and the NW 14 of 16, of township forty-three. The SW 15 of 23; section 24; the NW 14 of 14; the E 14 of 24; section 22; the N 15 of 23; section 24; the NW 14 of 14; the E 14 of 25; the SE 15 of 39; and acction 33 of township fort great, of range three. Sections 1, 2; 3, and 4; the NE 15 of 6; the E 16 of 10; sections 11, 12; and 13; and the NE 15 of 14, of township fort great, of range three. Sections 1, 2; 3, and 4; the NE 15 of 6; the E 16 of 10; sections 11, 12; and 21; the SW 15 of 22; the W 15 of 22; sections 33 and 35; and the SW 15 of 33; the NE 15 of 152; sections 33 and 35; and the SW 15 of 35; of township fort grows. The SW 15 of section 4; sections 6, 6, 7, and 8; the W 15 of 32; sections 17, 18, 19, and 20; the W 15 of 31; the NW 15 of 30; the NW 15 of 30; the NW 15 of 30; the NW 15 of section 10; the SW 15 of 12; sections 6, 6, 7, and 8; the W 15 of section 1; the SW 15 of section 3; and the SW 15 of section 4; sections 6, 6, 7, and 8; the W 15 of section 1; the SW 15 of section 3; the NW 15 of section 4; section 4; section 6; the SW 15 of section 3; the NW 15 of section 3; the NW 15 of section 3; the NW 15 of section 3; the SW 15 of 12; section 13; the SW 15 of section 3; the SW 15 of secti

the NE of 31; and the NE of 14, of foundary forty four. The S & of section 12; sections 13, 24, and 20; the NE & of 13; the N & of 35; and the NW & of 35, of township forty fore, of range section.

The E & of section 11; the SW & of 12; the W & of 13; the N & of 85; the NE & of 14; the NE & of 34; and the NW & of 35, of township fueles. Fractional sections 1, 2, 3, 11, 12 and 13, of township fueles. Fractional sections 1, 2, 3, 14, 12 and 13, of township fueles. Fractional sections 1, 2, 3, 14, 12 and 13, of township fueles. Fractional sections 1, 2, 3, 14, 12 and 13, of township fueles. Fractional sections 1, 2, 3, 14, 12 and 13, of township fueles. Fractional sections 1, 2, 3, 14, 12 and 13, of township fueles. Fractional sections 1, 2, 3, 14, 12 and 13, of township fueles. Fractional sections 1, 2, 3, 14, 12 and 13, of township forty-the N & of 13; and the NW & of 32; and the NW & of 33, of township forty-the N & of 32; and the NW & of 33, of township forty-the N & of 31; the N & of 32; and the NW & of 33, of township forty-the N & of 13; the N & of 14; the E & of 14; the E & of 16; sections 14; the N & of 15; sections 15; the N & of 15; sections 20; the N & of 20; sections 20; the N & of 31; the E & of 32; the N & of 33; the N & of 32; sections 24; the N & of 34; the N & of 33; the N & of 34; the N & of 35; the N & of 35;

North of the base line, and east of the Mount Diablo meridian.

The SW & of SW & of section 1; the SW & of NE &, the W & of SE &, the SE & of IS; the W & of 19; the SW & of 29; the W & of SE &, the SE & of SE &, and the W & of SE &, the SE & of SE &, and the W & of SE &, the SE & of SE &, and the W & of SE &, and the SE & of SE &,

Bronalities seventeen, eighteen, nincteen, and twenty, of range three.

28 to 34, inclusive, and the SW & of 35 of township 13, of range eight.

North of the bate line and uset of the Mount Diablo meridian.

Township fuently four; sections 1 to 12, inclusive; the NE & of 13; the NW & of 14; sections 15, and 17 to 22; inclusive; the NE & of 13; the NW & of 14; sections 15 to 35, inclusive, of township teenty-fee; and townships forty-sees and forty-sees of range one.

Sections 1 and 2; the E & of NE &, the NW & of NE &; the E & of SE &, and the SW & of SE & of action 3; the W & of NW &, and the W & of SW & of action 4; the E & of action 5; the NE & of & of the W & of SE & of and the SW & of SE & of action 12; the NW & of SE & of action 2; the NY & of SE & of action 2; the NY & of SE & of action 2; the NY & of SE & of action 23; the SY & of SE & of action 33, of township forty-res. The SE & of section 23; the SY & of 24; sections 25 and 26; the E & of NE &; the NY & of SE & of section 34; and section 35, of township forty-res. The SE & of section 35, the NY & of SE & of section 34; and section 35, of township forty-res. Of Section 25, the NY & of NE &; the NY & of SE & of section 34; and section 35, of township forty-res, of range two.

Townships twenty-two, twenty-three, and twenty-four; the fractions of township forty-res, west of the Sucramentor river; sections 14 and 22; fractional sections 3, 4, and 5; sections 6 and 7; fractional sections 5, and 10; sections 11, 12, 13, and 14; the fractions of sections 27, 28, and 35, cant of the Sucramentor river; sections 12, and 14, and 15, acctions 12, 24, 25, and 26, the fractions of sections 27, 28, and 35, cant of the Sucramentor river; sections 13, and the fractions of sections 30 at 12, and 3, and the fractions of sections 31, 34, and 35, of township thereity-sections 12, 24,

and 27, north of the Sacramento river, of formals plainty-two, of range fine.

Section—1 to 5, inclusive; S to 15, inclusive; 17 and 20 to 29, inclusive; and 32 to 35, inclusive; of township trenty-may sections 1 to 5, inclusive; 18 to 15, inclusive; of township trenty-may sections 1 to 5, inclusive; 18 to 15, inclusive; 100; inclusive; 100 to 35, inclusive; of 5 to 6, inclusive, of township town

33. 34, and 35 of something thirty one of range scalars.

No southing thirty and thirty one; sections 1 to 12, inclusive; and to No is of 13, of something thirty-two, of range scalars.

The SW is of section 7 the S is said the NW is of 17; sections 19, and 20, the SW is of 27; the two is not 19, and 20, the SW is of 27; the two is not 25 to extend 18 to 34, chader; and SW is of 35, of township there, There ship thirty ener; at those 1 to 18, inclusive the NW is of 19, the NW is of 21, section 23, 24, and 25, the N is of 26, and the NW is of 27, of township thirty-two, of range broad;

The SK is of section 17; the SW is of 18; sections 19 and 20; the W is of 21, the SW is of 27, sections 28 to 34, inclusive, and the S of 25, of township thirty-one; and township thirty-one.

North of the base line and cust of the Mount Diable meridian. Sections 1 to 5, inclusive; the E \(\), the E \(\) of NW \(\), and the E \(\) of NW \(\) of another 5, the E \(\), the NS \(\) of NW \(\) of NW \(\) and the E \(\) of SW \(\) of 15, inclusive; section 17; the E \(\), and the EE \(\) of SW \(\) of 18; the E \(\) of NW \(\) of 18; the E \(\) of NW \(\) of 18; the SW \(\) of 19; sections 20 to 24, inclusive; sections 27, 28, and 29; the E \(\) of NE \(\) of SW \(\) of NW \(\) of NW \(\) of SW \(\) of sections 21 to 22, inclusive; the E \(\) of NW \(\) of SW \(\) of SW \(\) of section 31; and sections 32, 33, 34, and 30, of bissnahip seven, of sumperface.

attented in the following townships and parts of townships, yie:

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and east of the Mount Diable meridian.

South of the bate like and

By the President of the United States

Parts of sections d	3	591	Parts of sections.	4	H41 2/	1
universal and a second	-	2		1	98	1
distance on lower	6	A	to Jones ally scene, of	2	a.	E
side of the In-	ajii u	1/1/24	All of	15	20	极
dian reserva-	SEE N		Do 7		i-ertal	н
tion of.	17	22	Do 8	isto	022	Ł
That part out-	Nac 1	WE:	Do 9	idra-	of a	P
side of the In-	4 11	43)	Do10	野三	Jacob	Į.
tion of.	18	22	Do 15 Do 17	EM	144	Ł
All of	19		Do18	ENL	Aller Jak	H
Do	20	- Or	Do19	SERVICE SELECTION	2001345	L
Do	21	WIS.	Do20		Mitsä	Н
Do	23	143	Do21	NE:	100	48
That part south of the Indian	The state of	J. Const	Do 22 Do 27	Glebin	0.36	Ð
reservation of	17	21		MEN'S	954540	1
All of	18		Do29	Merca.	e irred	1
Do	19		Do30	5 63	1 111	E
Do	20	21	Lots 1, 2, 3, and 4 of31	1 3000	n tudi	1
Do	22	93	4 of31	385	WC .	Н
Do19	12	20	Lots 1, 2, 3, and 4 of32			U
Do	27	763	Lots 1, 2, 3, and	tice.	WHI	li.
Do	30	0.9	4 of33			Ð
Do	32	始	W. 1 and lots 3 and 6 of 2 Lots 1, 2, and 3	16	20	H
Do	33	tion!	Lots 1, 2, and 3			H
Do	34		OI 3	policy.		L
Do 3	13	20	Lots 1 and 2 of10		品编	1
Do 5			W. 4 and lots 2			H
Do 5 Do 6	則法			PEC 1	g1-10	Ð
Do 7	SEP.	anna	W. 1 and lots 2 and 3 of14	ober,	390.09	1
Do 8	406	2.9	Lots 1 and 2 of15		200	E
Do 9			Lots 1 and 2 of-22		NAME OF	łi
Do15			W. 1 and lots 2 and 3 of23			Ħ
Do			W. 1 and lots 2		P116	ŧ
Do18			and 3 of26		100	t
Do19			Lots 1 and 2 of27			13
Do20 Do21	PMI S		Lots 1 and 2 of-34			Е
Do21 Do22			W. 4 and lots 2 and 3 of 35			P.
Do27			All of	18	20	13
Do28			Do	19		E
Do29		770	Do	20		1
Do30 Do31			Do	21		E
Do32			All of fractional	11	19	l
Do33			All of	12		1
Do34	Beer		Do	13		
Do 3 Do 4	14	20	Do	14		F
Do 5	12		The part outside of the Indian			1
Do 6			reservation of	15		1
Do 7		(0)	Do do of	16		1
Do 8	district	194	Do do of	17	200	
Do 9 Do 10		4	All of Do	18		1
Do15		018	Do	20	3533	1
Do	ralle.	818	Do	21		
Do18		24	DoAll of fractional	22	Al-	1
Do19	trG.	nie!	All of fractional	11	18	
Do20 Do21		15/1	All of	12	Right !	1
Do22	30	37	Do	14	DHU.V	
Do27	201	29	The part outside	ALEKT !	Oly:	
Do28		15%	of the Indian	No.	709	
Do29		19	reservation of	15	340-3	
Do30 Do31 Do32		1	Do do of	16	an in	
Do32		(8)	Do do of	18	1	t
Do35		723	Do do of	19	M-H-13	

At the land office at Lecompton, commencing on Mon-day, the nineteenth day of July next, for the disposal of the public lands within the following named townships,

Do34

South of the base line and east of the sixth principal meridian

Parts of sections.	Townshi	TRange.	Parts of sections.	[ownship	Range.
All of fractional	Ti.	17	The part outside	-	-
All of	12		of the Indian		SEE.
Do	13		reservation of	12	15
Do	14	900	All of	13	15
The part outside	Harry.	30	Do	14	15
of the Indian	hed at		The part outside	100	. 5
reservation of	15		of the Indian		130
Do do of	19		reservation of	15	
All of	20		Do do of	19	503
Do	21	赐	All of	20	
Do	22		Do	21	
All of fractional	11	16	ALTERNATION OF THE WORLD STATE OF	22	
All of	12		The part outside		
Do	13		of the Indian		10
Do	14	653	reservation of	12	14
The part outside			All of	13	**
of the Indian			Do	14	
reservation of	15		The part ontside		
Do do of	19	考別	of the Indian		22229
All of	20		reservation of	15	
Do	21		Do do of	19	
Do	22		All of	20	7.00
The part outside			Do	21	
of the Indian			Do	22	
recorrection of	11	15			

At the land office at Kickspoo, commencing on Mon-day, the 5th day of July next, for the disposal of the public lands within the following named townships, vis South of the base line and east of the sixth principal meridian.

De De	Section of the control of the contro	Lown	Range	To the state of th	LOWD	Range
No.	All of	3	23	All of29	2	19
e;	Do	2	22	Do30		
he	Do	3	-3243	Do31		
14	Do	4	20,546	Do32		
10	Do	7	100	Do33		
	Do	2	21	Do34		
₩,	Do	. 3		Do35	TS 1602	ar is t
ie.	Do	4	Ful	Do	3	Acces
	Do	5		Do	4	32.5
100	Do	6	如规则	Do	D	
W	That part out-		0099	Do	6	16.36
	side of the In-		50	Do 1	10.7	876
3.5%	dian reserva-	at ab	dilit	Do 2		PP.
	tion of	7		Do 3		1:00
m	All of 9	3	20	Do 4		
	Do10		49	Do 5	2000年	
nd	Do11	, fili	11119	Do11	M mi	fresh
na m.	Do13		n and	Do12	tions.	TOW
m	Do14	7.560		Do 6	. 4	18
100	Do15		23	Do 7		
to x	Do17		LES	Do 8	3.5	
11	Do20		KE 3	Do 9		500
ti-	Do21	E 107	Seatt	Do10	fgair o	FRE
ia,	Do22	pa In	Heli	Do13	guella's	1156
IP-	Do23	86 lin	1000	Do14	18:00	South
an	Do24		21.34	Do15		4-15
110	Do25		123.11	Do17	Acres .	260
of we	Do26	1.1400	2,7100	Do18	200	
32.7	Do27		23	Do19		Shill a
of	Do28		523	Do20	86.6	
27	Do29		353	Do21 Do22	ine Si	
200	Do30	S. S.			1000	
	Do31	18, 46		Do23		
38	Do 32 Do 33	\$60	38/0	Do24	85/39	Name of
	Do34	i ba	ward	Do25	200	1.754
he		alb is	13:20	Do26 Dy27	ob- u	23
eil	Do35		-	Do28	9.Min	aviet
ba	Do - was - care di	3	20		27.0	086274
din.	Do	6.3		Do29	MALCON	30
for	Do	10	0.6	Do30	MIN	12.02
10	Do	21	THE W.	Do	(24)	550
2	That part outside	N 302	10 80	Do32 Do33	ust 1	100
1	of the Indian		110	Do	1624	SIDE
E.	reservation of	1	44	Do35	848	
D	All of19	4	19		140	400
ch-	Do20	20	Ser.	Do	-	description of
100	Do	77 . 77		Do		1000

Parts of sections. The part outside of the Indian reservation of Do do of All of-----2 Do30 Do31 Do ------32 Do -----33 reservation of Do do of Do do of All ofrenerate 134 date Do ----- 3 Do -----22 Do 16 Do 33 ********* Do 8
Do 17
Do 18
Do 19
Do 20
Do 21
Do 21 Do Do ----- 34 reservation of

At the land office at Kickapoo, commencing on Mon-day, the nineteenth day of July next, for the disposal of the public lands within the following named townships,

Parts of sections.	ownship.	inge.	Parts of sections.	ownship.	ınge.
All of	-	13	All of	F	2
Do	2	910	Do	- 11	in.
Do	3		Do	4	
Do	4		Do	. 5	
Do	5		The part outside		
Do	6		of the Indian		
The part outside			reservation of	7	doj
of the Indian	発症		Do do of	8	
reservation of	7		Do do of	9	
All of	1	12	Do do of	10	
Do	2		All of	1	
Do	3		Do	2	
Do	4		Do	3	
Do	5	70	Do	4	
Do	1	11	Do	5	
Do	2		Do	7	
Do	3		Do	. 8	
Do	4		Do	9	
Do	5	une d	Do	10	55
Do	1	10	TENNING TO NOT A STATE OF		

Lands appropriated by law for the use of schools, military and other purposes, will be excluded from the sales.

The offering of the above lands will be commenced on the days appointed, and will proceed in the order in which they are advertised until the whole shall have been offered and the sales thus closed; but no sale shall be kept open longer than two weeks, and no private entry to any of the lands will be admitted until after the expiration of the two weeks.

Given under my hand, at the city of Washington, this nineteenth day of March, anno Domini one thousand eight hundred and fifty-eight.

JAMES BUCHANAN.

By the President:

By the President : THOMAS A. HENDRICKS,
Commissioner of the General Land Office.

NOTICE TO PRE-EMPTION CLAIMANTS. NOTICE TO PRE-EMPTION CLAIMANTS.
Every person entitled to the right of pre-emption to any of the lands within the townships and parts of townships above enumerated is required to establish the same to the satisfaction of the register and receiver of the proper land office, and make payment therefor as soon as practicable after seeing this notice, and before the day appointed for the commencement of the public sale of the lands embracing the tract claimed; otherwise such claim will be forfeited.

THOMAS A HENDEPLOYS

THOMAS A. HENDRICKS, Commissioner of the General Land Office.

Mar 24—lawt19July [Int&Star]

Notice of the postponement of the public sales of the lands in the parishes of Madison and Carroll, in the State of Louisiana, ordered to be held by proclamation No. 593.

NOTICE is hereby given that the public sales of the vacant public lands within the particles of Madison and Carroll, in the State of Louisians, ordered by proclamation No. 598, dated March 9, 1858, to be held at the land office at Monree, in the State of Louisians, on the 18th and 28th of June next, have been postponed, by order of the President, to the 20th and 27th of September next, prior to which dates the sales will again be advertised according to law.

THOS. A. HENDRICKS,
Commissioner of the tionoral Land Office.
[Int&Star]

[No. 609.]

Notice of a change in the limits of the "Northeastern" and "Northwestern" Land Districts in Minnesota.

IN ACCORDANCE with the provisions of the act
of Dongress, estilide 'An act authorizing changes in the location
of land'edices," approved March 34, 1853, it is hereby declared and
made known, that the office for the sale of the public lands at facilities.

In the flatts of Michigan, will be removed to 'I Traverse City'' at
our carry a period or processed after the 1st of July next.

Further notice as to the precise time of removal will be issued by
the register and receiver for the land district.

Given under my hand, at the city of Washington, this seventh day
of June, A. D. 1888.

By order of the President:

THOS. A. HENDRUCKS,
June 8—wew Committed interests and Office.

THOS. A. HENDRUCKS,
Commissioner of the General Land Office.

Baginaw Districts in the State of Michigan.

N PURSUANCE of the act of Congress, approved May 11, 1856, united "An act to enlarge time betrott and Saginaw hard districts in Michigan," it is hereby declared and made knows, that all that portion of the present "theshoggan District," which lies nouth of the line dividing townships 25 and 25 north, and cast of the line dividing ranges 2 and 2, west, will be attached to the inside within said limits be thereafter subject to entry at the office at Exer Sauraw, and all that part of the present "Cheboggan Dasriet" lying north of the line dividing townships 25 and 25 north, and east of the line dividing ranges 2 and 3 west, including the Island of Mackasse, will be attached to the "Detroit Datrict," from and attar the same date, and will be subject to eals and entry at the land office at Darnor.

Given under my hand at the city of Washington, this 7th day of June 5.—wew Commissioner of the General Land Office.

R. H. GILLET, Counsellor at Law, has removed the bis office to his residence in Frankin Row, corner of K and Thirtecath streets. He will continue to devote his attention principally to cases in the Juited States Supreme Court.

A 1 1008 BUT I ING 602 Y STARTED HAND By the President of the United States.

In pursuance of law, I, James Buchanan, President of the United States of America, do harsby declars and make known that public sales will be held at the nedermentioned land of fices in the Tunarroux or Nasnasca, at the pariods hereinafter designated, to the land office at Brownsvilla, commencing on Monday, the sight

At the land office at Nessaska Crrv siath day of September near, for the dispe-the following-named townships, viz:

Lands appropriated by law for the use of schools, military, and other purposes will be excluded from the sales.

The offering of the above lands will be commenced on the days appointed, and will proceed in the order in which they are silvertised, until the whole shall have been offered, and the sales thus closed; but no sale shall be kept open longer than two weeks, and no private vary of any of the lands will be admitted until after the expiration of the two weeks.

Given produce

JAMES BUCHANAN.

A. HENDRICKS, Commissioner of the General Land Office.

NOTICE TO PRE EMPTION CLAIMANTS. NOTICE TO PRE EMPTION CLAIMANTS.

Every person entitled to the right of pre-emption to any of the lands within the townships and parts of townships above cummerated is required to establish the same to the satisfaction of the register and receiver of the proper land office, and make populant therefor as soon as practicable after socing this notice, and before the day appointed for the commencement of the public sais of the lands embracing the tract claimed, otherwise such claim will be oriented.

Ap 3.—1awtis

Commissioner of the General Land Office. [latel. and Star.]

DROPOSALS FOR STATIONERY.

War Department until 12 e'clock on Wednesday, the 30th day of June next for supplying the stationery described in the schedule below, for the fiscal year commencing on the let day of July next.

The stationery must be of the best quality, Samples must accompany the bids.

The successful bidder will be required to give bond, with approved auroties, for the fulthful fulfilment of his contract; and the department will reserve the right to order the articles at smed times in such casas.

will reserve the right to order the articles at such times in tiles as it may deem proper, and to increase or dininish it ties below stated:

ream 30 reams single cap, ruled, machine-made, weighing 12 lbs. per ream 140 reams quarto post, ruled, machine-made, weighing 814 lbs.

140 reams quarto post, ruled, machine-made, weighing 8%, 1
per ream
20 reams note paper, per ream
5 reams copying paper, per ream
10 reams dioting paper, per ream
10 reams dioting paper, per ream
10 reams dioting paper, per ream
10 dozen cards Perry's pens, per dozen cards
20 gross other metallic pens, per gross
1,000 quills, No. 80, per 1,000
60 dozen Contee's or Faber's lead pencils, per dozen
2 dozen vivery foliers, plain, per dozen
2 dozen vivery foliers, plain, per dozen
1 dozen vivery water stamps, per dozen
1 dozen vivery water stamps, per dozen
6 dozen dayhard & Noyes, per dozen
3 dozen Mayhard & Noyes, or other black ink, in quarts, p
dozen

Sales of Public Lands.

IN pursuance of the provisions of the 3d section of the act entitled "An act to authorize the Precident of the United States to cause to be surveyed the tract of land in the Territory of Minnesotts belonging to the half breeds or mixed bloods of the December or Sibux nation of Indians, and for other purposes," approved July 17, 1854, it is hereby declared that public sales will be held, as made known in the notice of postponement, dated February 20, 1858, at the undermentioned land offices in the State of Minnesota, at the periods barelander designated, to wit:

hereinater designated, to wit:

At the land office at Harmingon, commonsing on the sixth day of
September next, for the disposal of the vacant public lands estuated
within the following named downships and fractional townships in the
hot reserve for the half-breeds or mixed bloods of the Dacotah or
Signature and the sixth state of the Afth principal meridian.

The unlocated tracts in fractional township one hundred and eleven,
of range sen.
The unlocated tracts in fractional township one hundred and eleven,
of range eleven.
The unlocated tracts in fractional townships one hundred and eleven
and one hundred and twelve, of range twelve.
The unlocated tracts in townships one hundred and eleven
and townships one hundred and twelve, and fractional townships one hundred and thereon, of range thirteen.

Notice of a change in the limits of the eastern " and "Northwestern" Land Districts in Minnesota.

In PURSUANCE of the provisions of the act of Congress approved May 11, 1858, to amend the act approved Jely 8, 1856, suitiled "An act to establish two additional Land Districts in the Territory of Minnesota," it is hereby declared and made known that the western limit of the "Northwestern Betrict" is as follows: "Commencing at the point on the eastern said of the Mississipp river where the present south line touches the river; thence down said river to the point opposite the intersection with the river of the eighth standard parallel; thence along said seventh parallel to the Soux Wood river; there north to the line heretofore established."

Given under my hand at the city of Washington, this 28th day of May, A. D. 1888.

Commissioner of the General Laud Office.

May 30—Law6w

[No. 611.]

Notice of the Removal of the Land Office from the Island of Mackinnac to Traverse City, in the State of Michigan.

Notice of the Removal of the Land Office from the Island of Mackinnac to Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the State of Michigan, will be removed to "Traverse City, in the state of Michigan, will be removed to "Traverse City, in the State of Michigan, wil

By order of the President:

THOS. A. HENDRICKS.

Commissioner of the General Land Office.

NOTICE TO PRE-EMPTION CLAIMANTS.

Every person entitled to the right of pre-emption to any of the above-described lands, under the previsions of the act of Congress is proved May 19, 1858, is required to establish the name to the establish persons therefore as soon as practicable after severe this notice, and make persons therefore as soon as practicable after severe this notice, and the lands embracing the irract claimed ; otherwise seek chains will be forfeited.

Commissioner of the General Land Office.

May 29—Lawtis [Intellictar.]

[No. 608.]

Notice of the postponement of public sales is
Kansas, ordered to be held by preclamation
No. 601.

No. 601.

NoTICE is hereby given that the public sales of the vacant public lands within the Territory of Kansas, ordered by proclaimation No. 601, dated Barch 19, 1885, to be held at the land offices at Lecompton and Kickapo, in the Territory of Kansas on the 8th and 18th of July next, have been postponed, by order of the President, to the ist and 18th of November next, peior to which dates the sales will again be advertised according to law.

THOS. A. HENDRIGGE,

Commissioner of the General Land Office.

[lutel & Star.]